

1 THE HONORABLE ROBERT J. BRYAN  
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8                   **UNITED STATES DISTRICT COURT**  
9                   **WESTERN DISTRICT OF WASHINGTON**  
10                  **AT TACOMA**

11                  TIMOTHY DIETZ,

12                  Plaintiff,

13                  vs.

14                  QUALITY LOAN SERVICE CORP. OF  
15                  WASHINGTON;

16                  WELLS FARGO HOME MORTGAGE;

17                  WELLS FARGO BANK, N.A.,

18                  MORTGAGE ELECTRONIC  
19                  REGISTRATION SYSTEMS, INC..

20                  MERSCORP, INC.,

21                  MCCARTHY & HOLTHUS, LLP,

22                  DOE DEFENDANTS 1 - 20

23                  Defendants.

24 Civil Case No.: 3:13-cv-05948-RJB

25                  **MOTION FOR AN ENLARGEMENT  
OF TIME**

NOTE ON MOTION CALENDAR:  
                        April 24, 2014

**MOTION FOR ENLARGEMENT OF TIME  
FOR RECONSIDERATION**

                        MOTION FOR ENLARGEMENT OF TIME  
                        Civil Case No.: 3:13-cv-05948-RJB

                        Timothy Dietz  
                        2503 34<sup>th</sup> Ave  
                        Longview Washington 98632  
                        360-442-9832

1 PLAINTIFF, Timothy Dietz, moves this Honorable Court to enter an Order for an  
2 enlargement of time for reconsideration for the following:

3 1. Plaintiff, while devoting time to learning the rules of the court, was made aware of a  
4 motion for reconsideration after the time limits had expired.

5 2. Plaintiff has been required to work an unusual amount of hours with the United States  
6 Postal Service in the past month and, at the same time, is attempting to make good on  
7 promises made in the past year regarding community projects. Most recently, the National  
8 Association of Letter Carriers annual food drive scheduled for May 10<sup>th</sup> of this year.  
9 Plaintiff is coordinator two counties and is heavily relied upon.

10 3. Plaintiff has been caring for his ailing sister-in-law, whom recently passed away and much  
11 time was devoted to that.

12 WHEREFORE, Plaintiff moves the court to grant an enlargement of time to file a motion  
13 for reconsideration.

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16 I declare under penalty of perjury under the laws of the United States that the foregoing is true  
17 and correct.

18 EXECUTED on April 23, 2014, at Longview, Washington.

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Timothy Dietz

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing will be electronically  
mailed to all Defendants this 23<sup>rd</sup> day of April, 2014.

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Timothy Dietz  
2503 34<sup>th</sup> Ave  
Longview Washington 98632  
360-442-9832

1 Respectfully,

2   
3 Timothy Dietz  
4 2503 34<sup>th</sup> Ave  
5 Longview WA 98632  
6 360-442-9832  
7 timthepostman@yahoo.com

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